



## ***Trials***

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We try cases, and we win. Over the last 10 years, we have tried 175 cases and arbitration merit hearings, and we have won high-stakes and bet-the-company trials in every major forum. Because we draw from a deep pool of talent across offices and disciplines, we can handle cases of any scope or subject matter—in any jurisdiction. We excel at showing judges and juries the narrative behind clients' cases, and understand the value of building credibility and trust. In addition, our trial teams are backed by the deep experience of our IP, securities and regulatory lawyers, and an all-star appellate team.

### **PRACTICE AT A GLANCE**

- We have more than 40 lawyers with first-chair trial and arbitration experience, including seven fellows of the American College of Trial Lawyers.
- Our diverse bench includes relentless advocates ready to lead high-profile trials where focus, dedication and years of practice make all the difference.
- We have won trials in every major forum: federal district courts and state courts throughout the United States, the United Kingdom, Germany, China and Japan, and before the International Trade Commission, the London Court of International Arbitration and the American Arbitration Association.
- Since 2018 our firm has had 26 trials and arbitrations where women have had a leadership role, and our team includes 11 women who have led or played a major role in appellate arguments during the same period.

# 100+

of our women lawyers—including more than 20 partners—have trial experience

# 95+

trials completed since 2010

# 3

consecutive years that *Law360* has recognized WilmerHale as a "Technology Group of the Year," citing the firm for its outstanding trial work for clients such as Apple and Intel

## EXPERIENCE

- Won a victory for T-Mobile and Deutsche Telekom in a landmark antitrust trial in which attorneys general from 13 states and the District of Columbia sought to enjoin the merger of T-Mobile and Sprint.
- Secured judgment on all counts for Harvard University in a case challenging its use of race in the undergraduate admissions process following a three-week federal bench trial.
- Successfully represented Comcast in the trial of a case brought by the Washington Attorney General challenging the quality of the company's disclosure of the exceptions to its Service Protection Plan.
- Prevailed on behalf of Swatch Group Ltd. in a counterfeiting case against a Canal Street landlord. After defeating two separate motions for sanctions, as well as the defendants' renewed motion for summary judgement, we took the case to trial and won.
- Achieved a stunning victory in the US District Court for the Southern District of New York for former London-based foreign exchange trader Rohan Ramchandani after a two-week jury trial alleging price-fixing.
- Obtained a significant trademark victory for BRP in which the jury rejected Land Rover's \$130 million claim that BRP had infringed the "Defender" trademark.
- Achieved a significant victory for Intel Corporation in a \$2 billion patent infringement suit brought by AVM Technologies, resulting in a finding of no infringement on eight asserted claims.
- Defended former Thornburg Mortgage CEO Larry Goldstone and CFO Clarence Simmons III against claims they schemed to defraud investors and mislead their auditors, resulting in the SEC's first loss at trial since 2014.
- Achieved a significant victory for the National Collegiate Athletic Association when a Massachusetts jury returned a defense verdict after a seven-day libel trial in which the plaintiff sought \$25 million in damages.
- Achieved a victory in the Armed Services Board of Contract Appeals for The Boeing Company and United Launch Services LLC, in which the board agreed with petitioners on all litigated issues and held that the Air Force was obligated to pay new prices for the launch of three GPS satellites.
- Secured a complete victory for GoDaddy.com when the US District Court for the Central District of California concluded GoDaddy acted with a good faith belief that its use of multiple challenged domain names by the plaintiff was a fair use or otherwise lawful.



**Named an IP Litigation Powerhouse in 2019 and an IP Litigation Standout—among the top 5% of all firms—in 2018 and 2017**

— *BTI Consulting Group*



**Named among the world's top international arbitration practices each year since the 2008 inception of the GAR 30 list**

— *Global Arbitration Review*



**Named a finalist in the 2018 Litigation Department of the Year contest**

— *The American Lawyer*



**Named the 2017 Washington DC Litigation Department of the Year**

— *The National Law Journal*

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